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7
8 **IN THE UNITED STATES DISTRICT COURT**
9 **FOR THE DISTRICT OF NEVADA**
10 **LAS VEGAS DIVISION**

11 DELBERT JONES III,
12 Plaintiff,
13 v.
14 EQUIFAX, INC.; EXPERIAN
15 INFORMATION SOLUTIONS, INC.;
16 TRANS UNION LLC; HYUNDAI CAPITAL
17 AMERICA D/B/A HYUNDAI MOTOR
18 FINANCE,
19 Defendants.

Case No. 2:17-cv-02750-APG-VCF

20 **JOINT STIPULATION AND ORDER**
21 **EXTENDING DEFENDANT TRANS**
22 **UNION LLC'S TIME TO FILE AN**
23 **ANSWER OR OTHERWISE RESPOND**
24 **TO PLAINTIFF'S COMPLAINT (FIRST**
25 **REQUEST)**

26 Plaintiff Delbert Jones III (“Plaintiff”) and Defendant Trans Union LLC (“Trans Union”),
27 by and through their respective counsel, file this Joint Stipulation Extending Defendant Trans
28 Union’s Time to File an Answer or Otherwise Respond to Plaintiff’s Complaint.

29 On October 31, 2017, Plaintiff filed his Complaint. The current deadline for Trans Union
30 to answer or otherwise respond to Plaintiff’s Complaint is November 29, 2017. Trans Union
31 needs additional time to locate and assemble the documents relating to Plaintiff’s credit file and
32 any disputes submitted by Plaintiff. In addition, Trans Union’s counsel needs additional time to
33 review Trans Union’s documents and respond to the allegations in the Complaint.

34 Plaintiff has agreed to extend the deadline in which Trans Union has to answer or
35 otherwise respond to Plaintiff’s Complaint up to and including December 20, 2017. This is the
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1 first stipulation for extension of time for Trans Union to respond to Plaintiff's Complaint. The
2 time within which Trans Union must respond to the Complaint has not yet expired.

3 WHEREFORE, Defendant Trans Union respectfully requests this Court to enter an Order
4 granting this Joint Stipulation Extending Defendant Trans Union's Time to File an Answer or
5 Otherwise Respond to Plaintiff's Complaint and extend the deadline for Trans Union to file its
6 responsive pleading to Plaintiff's Complaint, up to and including December 20, 2017.

7 DATED: November 21, 2017

8 **LEWIS BRISBOIS BISGAARD & SMITH LLP**

9 */s/ Jason G. Revzin*

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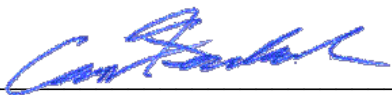
15 **LAW OFFICE OF KEVIN HERNANDEZ**

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23 **ORDER**

24 IT IS SO ORDERED:

25 
26 **UNITED STATES MAGISTRATE JUDGE**

27 DATED: 11-21-2017